REMARKS

The applicant elects species 1 with traverse.

There is no processing of medical data in the claims.

The examiner stated that the restriction is between invention I <u>medical data being</u> <u>processed</u> and invention II <u>medical data not being processed</u>. No medical data is being processed in either set of claims

The data processing referred to by the examiner on page 8 lines 1-16 is found specifically on lines 4-6 which refers to processing step 76 which converts the name of the file to an eight character format allowed by the DICOM standard. There is no processing of medical data as the examiner indicates is the difference between species I and species II. The processing step is just a change in the file name.

Therefore the applicant believes there is only one invention as the examiner distinguishes the invention between medical data being processed and medical data not being processed. Since as shown above no medical data is being processed in either set of claims only one invention is believed to be claimed.